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| APPLICATION NO. FILING DATE | | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|----------------------------------|-------------------------------------|-------------------------|---------------------|------------------|--|
| 10/788,927 | 02/27/2004 | David Martyn Roessler | GP-302458 9539 | | |
| 7590 01/04/2005 | | | EXAMINER | | |
| KATHRYN A MARRA | | | PEDDER, DENNIS H | | |
| General Motors Mail Code 482- | Corporation C23-B21, Legal Staff | ART UNIT | PAPER NUMBER | | |
| P.O. Box 300 | | | 3612 | | |
| Detroit, MI 48 | 3265-3000 | DATE MAILED: 01/04/2005 | | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | Applicati | on No. | Applicant(s) | ₹ | |
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| Office Antique Community | | 10/788,9 | 27 | ROESSLER, DAVID MARTYN | | |
| | Office Action Summary | Examine | | Art Unit | | |
| | | Dennis H. | | 3612 | | |
| Period fo | The MAILING DATE of this communic or Reply | ation appears on the | e cover sheet with the | correspondence add | ress | |
| A SH THE I - Exter after - If the - If NO - Failu Any I | ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) or period for reply is specified above, the maximum stature to reply within the set or extended period for reply within the set or extended per | ATION. i 37 CFR 1.136(a). In no evinication. days, a reply within the state atory period will apply and will, by statute, cause the app | ent, however, may a reply be ti utory minimum of thirty (30) da ill expire SIX (6) MONTHS from dication to become ABANDONE | mely filed ys will be considered timely. the mailing date of this con ED (35 U.S.C. § 133). | nmunication. | |
| Status | | | | | | |
| 1)[| Responsive to communication(s) filed | on | | | | |
| 2a) <u></u> □ | | | | | | |
| 3) | Since this application is in condition for closed in accordance with the practice | · · · · · · · · · · · · · · · · · · · | | | merits is | |
| Dispositi | on of Claims | | | | | |
| 5)□ 6)⊠ 7)□ | Claim(s) 1-20 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 1-20 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction | withdrawn from co | | | | |
| Applicati | on Papers | | | | | |
| ·— | The specification is objected to by the | | _ | | | |
| 10)⊠ | The drawing(s) filed on <u>03 January 20</u> | | | | r. | |
| | Applicant may not request that any object | | - | | 2.4.404743 | |
| 11) | Replacement drawing sheet(s) including to The oath or declaration is objected to l | • | | | | |
| Priority ι | ınder 35 U.S.C. § 119 | | | | | |
| a)l | Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority d 2. Certified copies of the priority d 3. Copies of the certified copies of application from the Internations See the attached detailed Office action | ocuments have bee ocuments have bee f the priority docum al Bureau (PCT Ru | en received. en received in Applicat ents have been receiv le 17.2(a)). | ion No ed in this National S | Stage | |
| Attachmen | t(s) | | | | | |
| | e of References Cited (PTO-892) | 0.048) | 4) Interview Summar Paper No(s)/Mail D | | | |
| 3) 🛛 Infon | e of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449 or P r No(s)/Mail Date <u>2/27/2004</u> . | | 5) Notice of Informal 6) Other: | | 152) | |
| S Patent and T | rademark Office | | | | <u> </u> | |

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on

sale in this country, more than one year prior to the date of application for patent in the United States.

2. Claims 1-4, 12 are rejected under 35 U.S.C. 102(b) as being anticipated by any one of

Rogers, Cole et al., or Plaid so Beautiful.

The preamble of these claims is not essential nor does it give life to the meaning of the

terms following the "comprising" clause. As a result, the claims are anticipated by the

teachings of glass matrix by Rogers and Cole et al. and by the teaching of glass leading

by Plaid so Beautiful, all phosphor materials.

As to clams 2-3, glass transmits light within the visible frequencies.

As to claim 12, this is an inherent feature of phosphorescent materials.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the

subject matter which the applicant regards as his invention.

4. Claim 12 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for

failing to particularly point out and distinctly claim the subject matter which applicant regards as

the invention.

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Claim 12 is inherent in the phosphorescent materials claimed in claim 1. Claim 12 is thus confusing in not limiting claim 1 and rejected under 35 USC 112, fourth paragraph as well for that reason.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-3, 6-9, 11-13, 16-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Caiati in view of any one of Wendt, 3M, or Burnell-Jones.

Caiati shows a sunroof panel and opening. The panel has decorative coverings in chapters 8 and 9 in the form of paint and film. Wendt teaches that it is known in the art of glass making to coat fireproof glasses with phosphorescent material as a visual aid. 3M teaches that it was known in the art of film application to use luminous film for safety and signage. Jones teaches that commercially available sheets of PVC with phosphorescent material were known prior to the invention of applicant and that luminous polymers were used in the automotive industry prior to the invention of applicant in association with paint surfaces. Plaid so Beautiful teaches that prior to the invention of applicant luminous decorative paint leading was known in the art of decorative glass. As a result of these prior art teachings, and the common knowledge available to all of the difficulty of locating a vehicle in a crowded parking lot, it would have been obvious to one of ordinary skill to provide in Caiati phosphorescent material as taught by any one of the above references as a decorative and/or visual aid to enhance identification.

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As to claims 6-9, these are deemed to be materials of common knowledge in the phosphor art.

As to claim 20, absorption of incident light energy into a phosphorescent coating or matrix inherently diffuses the energy and reduces heat load.

7. Claims 4, 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Caiati in view of Burnell-Jones as applied to claims 1, 13 above, and further in view of Rogers.

Burnell-Jones teaches a matrix in PVC. Rogers teaches a matrix in glass. It would have been obvious to one of ordinary skill to provide in Caiati a phosphorescent matrix as taught by either Jones or further in view of Rogers in order to preserve the phosphorescent material from damage.

8. Claims 5 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Caiati in view of Wendt or 3M.

It would have been obvious to one of ordinary skill to provide in Caiati phosphorescent coatings as taught by Wendt as a cost effective approach or films as taught by 3M in order to enhance viewing of the decorative effect.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dennis H. Pedder whose telephone number is (703) 308-2178. The examiner can normally be reached on 5:30-2:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn D. Dayoan can be reached on (703) 308-3102. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free)

Dennis H. Pedder Primary Examiner Art Unit 3612

1/3/05

DHP 1/3/2005